#### PATENT COOPERATION TREATY

From the	
INTERNATIONAL	<b>SEARCHING AUTHORITY</b>

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					Date of mailing (day/month/year)	2 3 -05- 2005
Аp	plicar	nt's or agent's fi	le reference		FOR FURTHER AC	
<b>├</b> ──		8-78644		,,		See paragraph 2 below
		onal application		International filing date	(day/month/year)	Priority date (day/month/year)
		SE2005/0		24.02.2005		05.03.2004
		onal Patent Clas 21/13, B		or both national classific	cation and IPC	
Ap	plican	it				
Sa	aab	Automob	ile AB et	c al		
1.		Box No. II Box No. III Box No. IV Box No. V Box No. VI Box No. VII	Basis of the opin Priority Non-establishm Lack of unity of Reasoned stater applicability; ci Certain docume Certain defects	eent of opinion with regat finvention ment under Rule 43 <i>bis</i> . I tations and explanations	rd to novelty, inventive  (a)(i) with regard to no supporting such states	e step and industrial applicability velty, inventive step or industrial nent
	If a de Interr Authouritte Writte If this IPEA of For	national Prelimi ority other than on opinions of the copinion is, as p a written reply orm PCT/ISA/22	national prelimin nary Examining this one to be IP nis International provided above, of together, where	Authority ("IPEA") exc EA and the chosen IPEA Searching Authority will considered to be a writte appropriate, with amend expiration of 22 months in	ept that this does not and the Internation of the Internation of the IPEA, Iments, before the expire.	considered to be a written opinion of the oply where the applicant chooses an national Bureau under Rule 66.1 bis(b) that the applicant is invited to submit to the ration of 3 months from the date of mailing whichever expires later.
3.	For fu	orther details, se	e notes to Form	PCT/ISA/220.		

Name and mailing address of the ISA/SE Patent- och registreringsverket Box 5055 S-102 42 STOCKHOLM

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Form PCT/ISA/237 (cover sheet) (January 2004)

International application No.

PCT/SE2005/000260

ВС	X No. 1	Basis of this opinion
1.	which it	gard to the language, this opinion has been established on the basis of the international application in the language in was filed, unless otherwise indicated under this item.  This opinion has been established on the basis of a translation from the original language into the following language,  , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2.	claimed	gard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of:  of material  a sequence listing  table(s) related to the sequence listing
	b. forma	t of material in written format in computer readable form
	c. time	of filing/furnishing  contained in the international application as filed.  filed together with the international application in computer readable form.  furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addition	al comments:
		-

International application No.

PCT/SE2005/000260

Box No. II	Priority
1.	The following document has not yet been furnished:
	copy of the earlier application whose priority has been claimed (Rules 43bis.1 and 66.7(a)).
	translation of the earlier application whose priority has been claimed (Rules 43bis.1 and 66.7(b)).
	Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.
2.	This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.
3. Addit	tional observations, if necessary:
The p	priority has been tested and is considered valid. Hence,
docui	ment DE 10249272 A1 is of no relevance for this opinion.
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International application No.
PCT/SE2005/000260

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement 1. Statement 1-15 Novelty (N) Claims YES Claims NO 1-15 Inventive step (IS) Claims YES Claims NO 1-15 Industrial applicability (IA) Claims YES Claims NO

#### 2. Citations and explanations:

Documents cited in the International Search Report:

D1: EP 1160136 A1 D2: DE 19727590 A D3: US 5788402 A D4: DE 10002723 A1

The cited documents represent the general state of the art. The invention defined in claims 1-15 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed lifting device. Therefore, the claimed invention is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1-15 is novel and is considered to involve an inventive step. The invention is industrially applicable.

International application No.

PCT/SE2005/000260

Non-written d	Application No. Patent No. 72 A1, P	(day/m 13.05.	ation date nonth/year) 2004	Filin (day/ma	ng date onth/year) 2002	Priority date (v	valid claim) h/year)
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